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December 20th, 2009

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Reports Analysis Division
Federal Elections Commission
999 E Street, NW, Washington
Washington, DC 20463

ID No: C00464826

Ref: Amended 12-day Pre-special Report (7/1/09 -10/14/09) received 10/22/09

Dear Ms. Iovino:

This is in response to the queries contained in your letter dated November 19th, 2009. As acting Treasurer at the time of that filing, I have coordinated a review and response to the inquiries as summarized in this document. The seven items are listed and their respective amendment actions are explained below:

1. Schedule B Itemized disbursements must include a brief statement...clarify regarding consultants.

Response: We have updated Schedule B for the individuals listed below that were engaged as consultants with expanded descriptions of purpose as noted:

Name	Schedule B pages	Expanded Explanation of Purpose
Jason McGuire	110	Liaison to political groups
Matthew Moran	111 – 112	Mailing outreach, event planning and organization
Daniel Odescalchi	114	Web site development and administration, email outreach, media development advisor, speech coach
Webster Parker	115	Treasurer and office coordination
PEM Management	122	Fundraising advisory and coordination
Robert Ryan	126 – 127	Press and public relations advisory and coordination
T/L/S Associates	128	Campaign strategy development lead advisor

2. Schedule B Reporting payments to credit card companies in excess of \$200.

Response: The campaign used one credit card, primarily for Travel and Meals that was reimbursed directly. It aggregated over \$200.00 in the category of Travel which was detailed in the items on Schedule B on pages 95 through 98. What we did not report, and have since amended, were the name and addresses of the *original vendor*. Below is an extract from our source working records with that information which has been added to the filing (shaded):